## STATEMENT OF SAMUEL K. KAAUWAI, III

I am requesting that the government agree with my request to postpone sentencing under Cr. 03-00248 DAE, scheduled for May 25, 2006. I hereby state that I am not seeking the postponement for purposes connected to the withdrawal of my guilty plea, and that I will not seek to withdraw my guilty plea.

Signed:

Samuel K. Kaauwai, III

Dated:

EXHIBIT 7

## GLENN D. CHOY

ATTORNEY AT LAW 735 BISHOP STREET, SUITE 322 Honolulu, Hawaii 96813 Δ Δ Δ Telephone: (808) 533-7007 Fax: (808) 533-4007

## LETTER OF TRANSMITTAL

\*Hand-delivered\*

<u>TO:</u>	Mr. Marshall Silverberg Assistant U.S. Attorney 300 Ala Moana Blvd., #6-100 Honolulu, Hi 96850	<u>DATE</u> : 4/24/06
RE:	USA v. Samuel Kaauwai, III, CR. NO. 03-00248 DAE	
++++ COPIES	FIND THE FOLLOWING ENCLOSED: ++++++++++++++++++++++++++++++++++++	DESCRIPTION -++++++++++++++++++++++++++++++++++++
1 origina	al 4/12/06	signed statement of Samuel Kaauwai, III
1	4/24/06	filed copy, Motion to Continue Sentencing
( )	For your information	( ) For distribution
( )	For signature and return	( ) For your approval
( )	For signature and forwarding	( ) For necessary action
( )	As requested	( ) For your review
NOTES:		Glenn W. Chrs

GLENN D. CHOY Attorney for Samuel Kaauwai

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